|  | Application No.   | Applicant(s)   |
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|  | Application No.   | Applicant(s)   |
| Notice of Allowability   | 09/686,447  | FAOUR ET AL.   |
|  | Examiner  | Art Unit   |
|  | Syed J. Ali   | 2195   |
| The MAILING DATE of this communication appearance All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313  | (OR REMAINS) CLOSED in this ap<br>or other appropriate communication<br>IGHTS. This application is subject to<br>a and MPEP 1308.                       | plication. If not included<br>n will be mailed in due course. THIS |
| 1. A This communication is responsive to the after-final amenda  | ment filed November 21, 2005.   |  |
| 2. X The allowed claim(s) is/are 1-3,6,7,9-15,17-27 and 29-35,   | <u>renumbered as claims 1-30</u> .  |  |
| <ol> <li>Acknowledgment is made of a claim for foreign priority ur</li> <li>a) All b) Some* c) None of the:</li> <li>1. Certified copies of the priority documents have</li> <li>2. Certified copies of the priority documents have</li> <li>3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)).</li> <li>* Certified copies not received:</li> </ol>  | e been received.<br>e been received in Application No   |  |
| Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  |   | complying with the requirements                                    |
| 4. A SUBSTITUTE OATH OR DECLARATION must be subminformal PATENT APPLICATION (PTO-152) which give   |   |  |
| 5. ☐ CORRECTED DRAWINGS ( as "replacement sheets") mus  (a) ☐ including changes required by the Notice of Draftspers  1) ☐ hereto or 2) ☐ to Paper No./Mail Date  (b) ☐ including changes required by the attached Examiner'  Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the company of the paper No./Mail DEPOSIT OF and/or INEORMATION should the dage. | son's Patent Drawing Review (PTO<br>s Amendment / Comment or in the C<br>.84(c)) should be written on the drawi<br>he header according to 37 CFR 1.121( | Office action of ngs in the front (not the back) of d).            |
| <ol> <li>DEPOSIT OF and/or INFORMATION about the depo<br/>attached Examiner's comment regarding REQUIREMENT</li> </ol>   | FOR THE DEPOSIT OF BIOLOGIC   | AL MATERIAL.   |
| Attachment(s)  | 5 Fl Nation of laterance 5  | Out of Application (DTO 450)                                       |
| <ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftperson's Patent Drawing Review (PTO-948)</li> </ol>  | 5. ☐ Notice of Informal F<br>6. ☑ Interview Summary   | Patent Application (PTO-152)                                       |
|  | Paper No./Mail Da   | te   |
| <ol> <li>Information Disclosure Statements (PTO-1449 or PTO/SB/C<br/>Paper No./Mail Date</li> </ol>  | 08), 7. ⊠ Examiner's Amend  | ment/Comment   |
| Examiner's Comment Regarding Requirement for Deposit of Biological Material  | 8.  Examiner's Statements   | ent of Reasons for Allowance                                       |
|  |   | Jugos -  |
|  |   | MENG-AL T. AN<br>NISORY PATENT EXACADER<br>KNOLOGY CELECTER        |

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## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the

payment of the issue fee.

2. Authorization for this examiner's amendment was given in a telephone interview with

James Walton (Reg. No. 47,245) on January 6, 2006.

3. The application has been amended as follows:

i. Replace claim 1 as follows:

A method for handling jobs within a computer system, comprising:

in response to a request for a job to be performed, generating a work item

representing the job to be performed, the work item comprising a category, a state, a

change history, and a description of the job represented by the work item, the job

comprising a customer-generated request;

placing the work item into a particular queue in a plurality of queues based at

least in part on the category of the work item, each queue in the plurality of queues

being for storing work items representing jobs to be performed;

in turn, opening the work item in the particular queue in response to a request

from a business process, and executing one or more tasks on the work item, each task

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being for resolving at least a portion of the job represented by the work item by

resolving at least a portion of the customer-generated request, wherein executing a

task comprises moving the work item to a queue different from its present queue; and

after executing the one or more tasks on the work item:

modifying the state of the work item in response to execution of the one or

more tasks;

updating the change history of the work item in response to execution of the

one or more tasks;

if the job represented by the work item is complete, archiving the work item;

and

if the job represented by the work item is not yet complete, placing the work

item into one of the plurality of queues based at least in part on one or more tasks

to be executed on the work item.

ii. Cancel claim 5.

iii. Replace claim 11 as follows:

A system for handling jobs within a computer system, comprising:

one or more memory units operable to store a plurality of queues, each queue in

the plurality of queues being for storing one or more work items; and

one or more processing units collectively operable to:

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generate, in response to receiving a request for a job to be performed, a work item representing the job to be performed, the work item comprising a category, a state, a change history, and a description of the job represented by the work item;

place the work item into a particular queue in the plurality of queues based at least in part on the category of the work item, each queue in the plurality of queues for storing work items representing jobs to be performed;

in turn, opening the work item in the particular queue in response to a request from a business process, and executing one or more tasks on the work item, each task being for resolving at least a portion of the job represented by the work item, wherein a task comprises moving the work item to a queue different from its present queue; and

after executing the one or more tasks on the work item:

modify the state of the work item in response to execution of the one or more tasks;

update the change history of the work item in response to execution of the one or more tasks;

archive the work item if the job represented by the work item is complete; and

place the work item into one of the plurality of queues based at least in part on one or more tasks to be executed on the work item if the job represented by the work item is not yet complete.

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iv. Cancel claim 28.

4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Syed J. Ali whose telephone number is (571) 272-3769. The

examiner can normally be reached on Mon-Fri 8-5:30, 2nd Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Meng-Ai T. An can be reached on (571) 272-3756. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Syed Ali

January 6, 2006

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